

UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: COMMISSIONER OF PATENTS AND TRADEMARKS
Washington, D.C. 20231

·	4	,			, , , , , , , , , , , , , , , , , , ,	
SERIAL NUMBER	FILING DATE	FIR	ST NAMED APPLICANT	1	<u>, j AT</u>	TORNEY DOCKETT NO.
08/324443	3 -					
				•	•	
,				-	EXA	MINER
					D. DINI	4
			* · · · · · · · · ·		ART UNIT	PAPER NUMBER
	~			, <u> </u>	2317	16
•	-	•	<del>-</del> -			,,,
,	· · · · · ·				MAILED:	
	•	EXAMINER INTERV	IEW SUMMARY	HECOUD	•	÷
All participants (applicant,	applicant's representa	tive, PTO personnel):	· .	. *		
Disnic	hzaM .		(3)	•		•
(1) DUNG				·	·	
(2) CMARLES	KRUEGER		_ (4) MI CALDIE	DOYLE.		
		• *		-		• • • • •
Date of interview	11 6 9		<del></del>	•	*	
Type: □ Telephonic 25	Personal (copy is giv	en to 🔲 applicant 🗀 a	applicant's representa	itive).	7	
Exhibit shewn or demonstr	ration conducted: 🗷	res 🗆 No. If yes, brief	description:	-		
	116 July 4	- showing wir	1- Quelaso	$d^{11} = a$	doe	•
motimes 0	IL offer	moves we	acous - s	on the		
Agreement was reach	ed with respect to son	ne or all of the claims in o	was not عاد الم	reached.		
Agreement in was reading	A	To or all or the channe in q	,	•		
Claims discussed:	all	· · · · · · · · · · · · · · · · · · ·				
The state of the s	. 0	•			•	
Identification of prior art dis	scussed:	<u>.                                    </u>		····		-
1000 1000 1000	,			:	× .	1
Description of the general	nature of what was ag	reed to if an agreement w	vas reached, or any o	ther comments	s: _ cus 1	dan invente
4 1 2 2		1 and	a malianti	a to	maide in	teraline
aumour	V	q escense.	i		7,7000	
antrol	· doplie	ent arenes	te prio	<u>ant</u>	dues not	teach
		<b>, , , , , , , , , , , , , , , , , , , </b>	•			
n nigel	this feat	<u> </u>				
• • •	·	·				
(A fuller description, if necessity	essary and a copy of	the amendments, if availa	ble, which the exami	ner agreed wo	uld render the clair	ns allowable must be
attached. Also, where no	copy of the amendme	nts which would render th	e claims allowable is	available, a su	mmary thereof mu	st be attached.)
★ 1. It is not necessary	for applicant to provid	de a separate record of the	e substance of the int	terview.	•	
Unless the paragraph belo WAIVED AND MUST INCI action has already been fil	LIDE THE SUBSTAN	ICE OF THE INTERVIEW	' (e.a., items 1-/ on tr	ne reverse side	or this form). If a	response to the last Onice
☐ 2. Since the examin	er's interview summar may be present in the ments of the last Office	y above (including any at	tachments) reflects a	complete resp	onse to each of the	e objections, rejections and is considered to fulfill the ance of the interview unles
	• .	¥		ST.		<del></del>
DTOL 412 (DEV. 2.03)			Exam	iner's Signature		